New Entertainers at Wilson Hotel Grill



THE FAMOUS McKINNON TWINS, CABARET STARS NOW APPEARING AT THE WILSON HOTEL GRILL

Two of the prettiest and most interesting cabaret stars booked at a local restaurant this season are the McKinnon twins, now appearing at the Wilson Hotel Grill.

The McKinnon twins became famous on the Pacific coast, where they have appeared in all the famous restaurants, and their physical similarity is so great that it is practically impossible to distinguish one girl from the other.

They are "Queens of Ragtime," according to Manager E. L. Wille of the Wilson Hotel Grill, and they bring new gowns, new songs, and some lively entertainment specialties for their engagement at the Wilson.

This popular cafe is proving a strong attraction with its popular priced business men's luncheons, table d'hote dinners and special Sunday table d'hote dinners. Hot weather viands are being featured on the menus at present, and the fact that the cafe is on the ground floor makes possible an adequate system of ventilation, and the maintenance of a cool temperature constantly in the

SPICE

A farmer wrote to the editor of an agricultural papers as follows: have a horse that has been afflicted for the past year with periodical fits Please let me know of dizziness: what I should do with him, as he seems to get worse instead of better. I am afraid he will be unfit for work if something is not done soon." In the next issue this answer appeared: "When the nag is looking all right, sell him to some one."-San Francisco Argonaut.

"Why have you called in expert accountants?" "People have begun calling our cashier 'Honest Bill Jinks.'" -Philadelphia Ledger,

"So you worked your way through college? Your father must be proud of you." 'Not much. He's the man I worked."-Boston Transcript.

Crawford.-I understand that his matrimenial difficulties have been settled. Grabsaw-Yes; wife's relatives have agreed to maintain strict neutrality.-Life.

"Does your daughter play Mozart?" we asked, displaying unusual erudi-

tion. "I believe so," she replied deprecatingly, "but I think she prefers auction."-Philadelphia Ledger.

Fair Autoist (who has broken down on the road)-Pardon me, sir, but have you an extra plug-Country Yokel-No, ma'am, but you're welcome to a chaw offen mine, ma'am .-Detroit Free Press.

"I like this quaint little mountain village of yours, waiter. I suppose I can get plenty of oxygen here?" "No, sir," we've got local option."-Sacred Heart Review.

"There were plenty of other men who wanted to marry me." 'Yes, and not one of the ungrateful hounds has been around to even so much as thank me."-Toledo Blade.

Struggling Author (who has just read his latest story to his wife)-There! That's the best thing I ever did. His Wife-Yes, dear. What magazine shall you send it to first?

"Does your married life seem homelike, my boy?" "Oh, yes, My wife's quarrels are exactly like the rows mother used to make.-Chicago News.

Cholly-Before I met you I thought of nothing but making money. Ethel -Well, keep right on! Pop ain't so rich as folks think!-Dallas News.

world owes you a livin'," "De said Uncle Eben, "but it's up to you whether you gits it out'n yoh own kitchen or in de bread line."-Washington Star.

Mrs. Gray-The window in my hall has stained glass in it. Mrs. Green -Too bad! Can't you find anything that'll take the stains out?--Topeka Journal.

"I thought you liked your new friends so much." 'So I do, but I just had to give them up-they own such a cheap car."-Puck.

SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake.

T. W. Leight, Plaintiff, vs. Minnie Leight, Defendant.—Summons.
The State of Utah to the said De-

fendant:

You are hereby summoned to ap-ar within twenty days after the pear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which, within ten days after service of this summons upon you, will be filed with the clerk of said court. This action is brought to recourt. This action is brought to re-cover a judgment dissolving the bonds

of matrimony heretofore existing between you and the plaintiff.

H. V. VAN PELT.

Plaintiff's Attorney.
P. O. Address, 505-6 Cont. Nat. P. O. Address, 505-6 Cont. 1 Bank Bidg., Salt Lake City, Utah

NOTICE.

In the Third Judicial District Court of the State of Utah, in and for Salt Lake County. In the matter of the application of

John Thorgerson, for change of name.

Notice. Notice is hereby given that John Thorgerson has made application to the above entitled court for a change of his name from John Thorgerson to John Johnson, and that said application has been set for hearing on Friday, the 23rd day of July, A. D. 1915, at 10 o'clock a. m., at the county court house, in the court room of said court in Sait Lake City, Salt Lake county. in Salt Lake City, Salt Lake county, Utah, at which time all persons interested in said matter may appear and show cause, if any they have, why the prayer of said petition should not be

granted.
Witness the clerk of said court, with the seal thereof affixed, this 10th day of June, A. D. 1915.

THOS. HOMER, Clerk.

By
J. E. CLARK,

(Seal.) Deputy Clerk. E. F. ALLEN, Attorney for Petitioner.

SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake. George Saxton, executor of the last will and testament of George Hard-man, deceased, plainting, vs. Blanche Grames and Harriet Mottle West Grames and Harriet Matilda Ward McKay, defendants.—Summons. The State of Utah to the said Defend-

You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint which has been filed with the clerk of said court.

This action is brought to obtain a decree setting aside an instrument

This action is brought to obtain a decree setting aside an instrument purporting to be a warranty deed, executed by George Hardman on the 27th day of July, A. D. 1911, conveying or attempting to convey to you under the names of Blanche Matilda Graham and Hattie A. Ward, the premises described in the complaint.

C. S. PATTERSON,
Plaintiff's Attorney.

512-513 Continental National Bank Block.

Block.

P. O. Address, No. 27 East Second South street, Salt Lake City, Utah. 6-19-7-17

SUMMONS.

In the District Court of the State of

Utah, County of Salt Lake.
Viola Dally, plaintiff, vs. Jno. Daily, defendant.—Summons.
The State of Utah to Said Defendant:

You are hereby summoned to appear within twenty days after service of this summons upon you, if served within the county in which this action is brought, otherwise, within thirty days after such service and defend the above entitled action, and in case of your failure so to do independ with of your failure so to do, judgment will be rendered against you according to the demand of the complaint which has been filed with the clerk of said court. This action is brought to recover a judgment dissolving the bonds of marriage existing between the parties hereto.

DAN B. SHIELDS, Plaintiff's Attorney.
P. O. Address, 419 Judge Building,
Salt Lake City, Utah. 6-19-7-17

NOTICE OF STOCKHOLDERS' MEETING.

Notice is hereby given that a special meeting of the stockholders of Beaver County Irrigation Company, a corporation organized under the laws of Utah, has been called by the presof Utah, has been called by the president of said corporation to convene at room 500, Boston Building, Salt Lake City, Utah, at the hour of twelve o'clock m, on Saturday, the tenth day of July, 1915, for the purpose of considering and acting upon the matter of amending the Articles of Incorporation of the convertion in the follow. tion of the corporation in the follow-ing particulars, viz:

ing particulars, viz:

(a) Changing the principal place of business of the corporation from Salt Lake City, Utah, to Milford, Utah; (b) increasing the par value of the capital stock of the corporation from one dollar to ten dollars per share; (c) fixing the extent to which class "A" capital stock of the corporation may be assessed; and (d) changing the place and date of the annual meeting of the stockholders of the corporation from Salt Lake City, Utah, at the hour of three o'clock p. m., on the third Tuesday in January of each year, to Milford, Utah, at the hour of two o'clock p. m., on the third Thursday in January of each year.

GERTRUDE P. HOLMES, Secretary Beaver County Irrigation

Secretary Beaver County Irrigation 6-19-7-3

DELINQUENT NOTICE.

Dalton Gold Mining & Milling Com-pany. Principal place of business, 314 West Sixth South street, Salt Lake

City, Utah.
There are delinquent upon the following described stock on account of assessment No. 28 of one-half (½) cent a share, levied on the 8th day of May, 1915, the several amounts set